PA._NT COOPERATION TREAT

25 September 2000 (25.09.00) International application No. PCT/US99/29593 International filing date (day/month/year) 14 December 1999 (14.12.99) Applicant ACKERMANN, Elizabeth, J. et al The designated Office is hereby notified of its election made: X in the demand filed with the International Preliminary Examining Authority on: 31 July 2000 (31.07.00) in a notice effecting later election filed with the International Bureau on:		From the INTERNATIONAL BUREAU			
United States Patent and Trademark Office Box PCT Washington, D.C.20231 ETATS-UNIS D'AMERIQUE in its capacity as elected Office PCT/US99/29593 International application No. PCT/US99/29593 International filing date (day/month/year) 14 December 1999 (14.12.99) O7 January 1999 (07.01.99) O7 January 1999 (07.01.99) O7 January 1999 (07.01.99) In the designated Office is hereby notified of its election made: I in the demand filed with the International Preliminary Examining Authority on: 31 July 2000 (31.07.00) I in a notice effecting later election filed with the International Bureau on: The election Washington, D.C.20231 ETATS-UNIS D'AMERIQUE in its capacity as elected Office ISPH-0432 Priority date (day/month/year) 07 January 1999 (07.01.99) The designated Office is hereby notified of its election made: X	PCT	To:			
25 September 2000 (25.09.00) International application No. PCT/US99/29593 International filing date (day/month/year) 14 December 1999 (14.12.99) Or January 1999 (07.01.99) Implicant ACKERMANN, Elizabeth, J. et al The designated Office is hereby notified of its election made: X in the demand filed with the International Preliminary Examining Authority on: 31 July 2000 (31.07.00) in a notice effecting later election filed with the International Bureau on: The election X was was not was not was not was not was proving the priority date or, where Rule 32 applies, within the time limit under		United States Patent and Trademark Office Box PCT Washington, D.C.20231			
Applicant's or agent's file reference ISPH-0432 Priority date (day/month/year) 14 December 1999 (14.12.99) 17 January 1999 (07.01.99) Applicant ACKERMANN, Elizabeth, J. et al The designated Office is hereby notified of its election made: X in the demand filed with the International Preliminary Examining Authority on: 31 July 2000 (31.07.00) in a notice effecting later election filed with the International Bureau on: The election X was was not was not was not was not was pointed to five priority date or, where Rule 32 applies, within the time limit under	Date of mailing (day/month/year)	in its capacity as elected Office			
PCT/US99/29593 ISPH-0432 Iternational filing date (day/month/year) 14 December 1999 (14.12.99) O7 January 1999 (07.01.99) ACKERMANN, Elizabeth, J. et al The designated Office is hereby notified of its election made: \[\begin{align*} \begin		Applicant's or agent's file reference			
14 December 1999 (14.12.99) O7 January 1999 (07.01.99) OPPlicant ACKERMANN, Elizabeth, J. et al The designated Office is hereby notified of its election made: X in the demand filed with the International Preliminary Examining Authority on: 31 July 2000 (31.07.00) in a notice effecting later election filed with the International Bureau on: The election X was was not made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under					
ACKERMANN, Elizabeth, J. et al The designated Office is hereby notified of its election made: X in the demand filed with the International Preliminary Examining Authority on: 31 July 2000 (31.07.00) in a notice effecting later election filed with the International Bureau on: The election X was was not was not was not was not was priority date or, where Rule 32 applies, within the time limit under	International filing date (day/month/year) 14 December 1999 (14.12.99)				
The designated Office is hereby notified of its election made: X in the demand filed with the International Preliminary Examining Authority on: 31 July 2000 (31.07.00) in a notice effecting later election filed with the International Bureau on: The election X was was not was not was not was from the priority date or, where Rule 32 applies, within the time limit under	Applicant				
in the demand filed with the International Preliminary Examining Authority on: 31 July 2000 (31.07.00) in a notice effecting later election filed with the International Bureau on: The election X was was not made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under	ACKERMANN, Elizabeth, J. et al				
	1. The designated Office is hereby notified of its election made: X in the demand filed with the International Preliminary Examining Authority on: 31 July 2000 (31.07.00) in a notice effecting later election filed with the International Bureau on: 2. The election X was was not was not was not was not was from the priority date or, where Rule 32 applies, within the time limit under				
The International Bureau of WIPO 34, chemin des Colombettes Authorized officer Henrik Nyberg					

Telephone No.: (41-22) 338.83.38

Form PCT/IB/331 (July 1992)

Facsimile No.: (41-22) 740.14.35

34, chemin des Colombettes 1211 Geneva 20, Switzerland

US9929593

PCT

WORLD INTELLECTUAL PROPERTY ORGANIZATION International Bureau



IN TERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

(51) International Patent Classification 7:

C07H 21/04, 21/02, C12Q 1/68, 15/63, A61K 48/00

(11) International Publication Number:

WO 00/40595

A1

US

(43) International Publication Date:

13 July 2000 (13.07.00)

(21) International Application Number:

PCT/US99/29593

(22) International Filing Date:

14 December 1999 (14.12.99)

(30) Priority Data:

de.

09/226,568

7 January 1999 (07.01.99)

(74) Agents: LICATA, Jane, Massey et al.; Law Offices of Jane Massey Licata, 66 E. Main Street, Marlton, NJ 08053 (US).

(63) Related by Continuation (CON) or Continuation-in-Part (CIP) to Earlier Application

US Filed on 09/226,568 (CIP) 7 January 1999 (07.01.99)

(71) Applicant (for all designated States except US): ISIS PHAR-MACEUTICALS, INC. [US/US]; 2292 Faraday Avenue, Carlsbad, CA 92008 (US).

(72) Inventors; and

(75) Inventors/Applicants (for US only): ACKERMANN, Elizabeth, J. [US/US]; 519 Santa Victoria, Solana Beach, CA 92075 (US). BENNETT, C., Frank [US/US]; 1347 Cassins Street, Carlsbad, CA 92008 (US). DEAN, Nicholas, M. [GB/US]; 2110 Whisperwind Lane, Olivenhein, CA 92024 (US). MARCUSSON, Eric, G. [US/US]; 6369 Caminito de Pastel, San Diego, CA 92111 (US).

(81) Designated States: AE, AL, AM, AT, AU, AZ, BA, BB, BG, BR, BY, CA, CH, CN, CU, CZ, DE, DK, EE, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MD, MG, MK, MN, MW, MX, NO, NZ, PL, PT, RO, RU, SD, SE, SG, SI, SK, SL, TJ, TM, TR, TT, UA, UG, US, UZ, VN, YU, ZA, ZW, ARIPO patent (GH, GM, KE, LS, MW, SD, SL, SZ, TZ, UG, ZW), Eurasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, GW, ML, MR, NE, SN, TD, TG).

Published

With international search report.

(54) Title: ANTISENSE MODULATION OF NOVEL ANTI-APOPTOTIC BCL-2-RELATED PROTEINS

(57) Abstract

Compositions and methods are provided for modulating the expression of novel anti-apoptotic bcl-2-related proteins. Antisense oligonucleotides targeted to nucleic acids encoding the human novel anti-apoptotic bcl-2-related proteins A1 and mcl-1 are preferred. Methods of using these compounds for modulation of novel anti-apoptotic bcl-2-related protein expression and for treatment of diseases associated with expression of novel anti-apoptotic blc-2-related proteins are also provided. Also provided are methods of using these compounds for promoting apoptosis and for treatment of diseases for which promotion of apoptosis is desired.

FOR THE PURPOSES OF INFORMATION ONLY

Codes used to identify States party to the PCT on the front pages of pamphlets publishing international applications under the PCT.

AM Armeni AT Austria AU Austral	FR ia GA	Finland France Gabon	lt Lu	Lithuania Luxembourg	SK SN	Slovakia
AU Austral	ia GA			Luxembourg	CN	
		Gabon			214	Senegal
A 77 A 1	ijan GB		LV	Latvia	SZ	Swaziland
AZ Azerba		United Kingdom	MC	Monaco	TD	Chad
BA Bosnia	and Herzegovina GE	Georgia	MD	Republic of Moldova	TG	Togo
BB Barbade	os GH	Ghana	MG	Madagascar	TJ	Tajikistan
BE Belgiur	n GN	Guinea	MK	The former Yugoslav	TM	Turkmenistan
BF Burkina	Faso GR	Greece		Republic of Macedonia	TR	Turkey
BG Bulgari	a HU	Hungary	ML	Mali	TT	Trinidad and Tobago
BJ Benin	IE	Ireland	MN	Mongolia	UA	Ukraine
BR Brazil	IL	Israel	MR	Mauritania	UG	Uganda
BY Belarus	IS	Iceland	MW	Malawi	US	United States of America
CA Canada	IT	Italy	MX	Mexico	UZ	Uzbekistan
CF Central	African Republic JP	Japan	NE	Niger	VN	Viet Nam
CG Congo	KE	Кепуа	NL	Netherlands	YU	Yugoslavia
CH Switzer	land KG	Kyrgyzstan	NO	Norway	zw	Zimbabwe
CI Côte d'	Ivoire KP	Democratic People's	NZ	New Zealand		
CM Camero	κοπ	Republic of Korea	PL	Poland		
CN China	KR	Republic of Korea	PT	Portugal		
CU Cuba	KZ	Kazakstan	RO	Romania		
CZ Czech	Republic LC	Saint Lucia	RU	Russian Federation		
DE German	ny LI	Liechtenstein	SD	Sudan		
DK Denma	rk LK	Sri Lanka	SE	Sweden		
EE Estonia	LR	Liberia	SG	Singapore		
				-		

INTERNATIONAL SEARCH REPORT

International application No.

PCT/US99/29593

		FC170399129393				
A. CLAS	SIFICATION OF SUBJECT MATTER					
IPC(7)	IPC(7) : C07H 21/04, 21/02; C12Q 1/68, 15/63; A61K 48/00					
US CL	: 536/23.1, 24.3, 24.5; 435/6, 91.1, 375, 440; 51					
	International Patent Classification (IPC) or to both na	ational classification and IPC				
B. FIELI	DS SEARCHED					
	cumentation searched (classification system followed)	by classification symbols)				
U.S. : 5:	36/23.1, 24.3, 24.5; 435/6, 91.1, 375, 440; 514/44		ļ			
Documentation	on searched other than minimum documentation to the	extent that such documents are included	l in the fields searched			
		·				
	ta base consulted during the international search (nam	ne of data base and, where practicable, so	earch terms used)			
Please See Co	ontinuation Sheet					
c. Doct	UMENTS CONSIDERED TO BE RELEVANT					
Category *	Citation of document, with indication, where ap	propriate, of the relevant passages	Relevant to claim No.			
Y	US 5,583,034 A (GREEN et al) 10 December 1996		1-11, 13, 21-23			
-		,,	-			
Y	CHAO J. R. mcl-1 is an immediate-Early Gene Ac	tivated by the Granulocyte-	1-11, 13, 21-23			
	Macrophage Colony -Stimulating Factor(GM-CSF)	Signaling Pathway and Is One				
	Component of the GM-CSF Viability Response. Mo	olecular and Cellular Biology. August				
	1998, Vol. 18. No. 8, pages 4883-4898, especially	* -				
A	CROOKE S. T. Basic Principles of Antisense Ther		1-41			
	Applications, Chapter 1, Springer-Verlag Press, Be	•				
	pages 1-50, especially page 2-3					
\						
[
			1			
Further	r documents are listed in the continuation of Box C.	See patent family annex.				
•	pecial categories of cited documents:	"T" later document published after the into	ernational filing date or priority			
		date and not in conflict with the applic	cation but cited to understand the			
•	defining the general state of the art which is not considered to be ular relevance	principle or theory underlying the inve				
		"X" document of particular relevance; the				
"E" earlier at	oplication or patent published on or after the international filing date	considered novel or cannot be considered when the document is taken alone	eren in maniae un maentae eteb			
	t which may throw doubts on priority claim(s) or which is cited to		plaimed insention access to			
establish specified	the publication date of another citation or other special reason (as	"Y" document of particular relevance; the considered to involve an inventive ste				
		combined with one or more other suc	ch documents, such combination			
"O" documen	referring to an oral disclosure, use, exhibition or other means	being obvious to a person skilled in the	ne atr			
•	published prior to the international filing date but later than the	"&" document member of the same patent	t family			
	date claimed					
Date of the	actual completion of the international search	Date of mailing of the international sea	arch report			
	-	29 FEB 2	000			
	2000 (11.02.2000)	Authorized officer	40			
1	nailing address of the ISA/US commissioner of Patents and Trademarks	(\mathcal{Y})	K			
Box	x PCT	George Elliott	1			
	ushington, D.C. 20231	Telephone No. 703-308-0196	an a			
racsimile N	lo. (703)305-3230	1 elephone 140. 703-300-0190				

Form PCT/ISA/210 (second sheet) (July 1998)



INTERNATIONAL SEARCH REPORT

International application No.

PCT/US99/29593

Continuation of B. FIELDS SEARCHED Item 3: USPAT, EPO, JPO, CaPlus search terms: antisense, ribozyme, aptamer, triplex, bcl?, bcl-2, apoptosis

F rm PCT/ISA/210 (extra sheet) (July 1998)

PATENT COOPERATION TREATY

INTERNATIONAL PRELIMINARY EXA	MINING AUTHORITY			
To: JANE MASSEY LICATA LAW OFFICES OF JANE MASSEY LICATA 66 E. MAIN STREET MARLTON, NJ 08053		PCT WRITTEN OPINION		
			WRITEROIN	
•			(PCT Rule 66)	
		Date of Mailing (day/month/year)	0 8 NOV 2000	
Applicant's or agent's file reference		REPLY DUE	within 2 months/days from	
ISPH-0432			the above date of mailing	
International application No.	International filing date (d	day/month/year)	Priority date (day/month/year)	
PCT/US99/29593	14 December 1999 (14.12	, , , , , , , , , , , , , , , , , , , 	07 January 1999 (07.01.1999)	
International Patent Classification (IPC)				
IPC(7): C07H 21/04, 21/02; C12Q 1/68;	A61K 48/00 and US Cl.:	536/23.1, 24.3, 24	.5,; 435/6, 91.1, 375; 514/44	
Applicant				
ISIS PHARMACEUTICALS, INC.				
1. This written opinion is the fir	st_(first, etc,) drawn by th	nis International Pre	eliminary Examining Authority.	
2. This opinion contains indicati	ons relating to the followin	ig items:		
I Basis of the opinion	o n			
II Priority				
III Non-establishmen	t of opinion with regard to	novelty, inventive	step and industrial applicability	
IV Lack of unity of in		•		
,		vith regard to novel	ty, inventive step or industrial applicability;	
citations and expla	anations supporting such sta	atement	·	
VI Certain document	s cited			
VII Certain defects in	the international applicatio	מ		
VIII Certain observation	ons on the international app	lication		
3. The applicant is hereby invite	ed to reply to this opinion.			
	limit indicated above. The to grant an extension. See		ore the expiration of that time limit, request	
How? By submitting For the form	g a written reply, accompand and the language of the am	nied, where appropriendments, see Rule	riate, by amendments, according to Rule 66.3. es 66.8 and 66.9.	
Also For an additional opportunity to submit amendments, see Rule 66.4. For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis. For an informal communication with the examiner, see Rule 66.6				
2 0		nation report will b	e established on the basis of this opinion.	
 The final date by which the is examination report must be examination. 		le 69.2 is: 07 May	2001 (07.05.2001)	
Name and mailing address of the IPEA	VUS	Authorized officer Mile Pondoux		
Commissioner of Patents and Trademark Box PCT		George Ellion	Jusce Bridges	
Washington, D.C. 20231 Facsimile No. (703)305-3230		Telephone No. 703-308-0196		

Form PCT/IPEA/408 (cover sheet)(July 1998)



International	application	No.

PCT/US99/29593

I.	Basis	s f the pinion
1.	With	regard to the elements of the international application:*
		the international application as originally filed
		the description:
	•	pages 1-70, as originally filed pages NONE, filed with the demand
		pages NONE , filed with the letter of
	\boxtimes	the claims:
		pages 71-75, as originally filed
		pages NONE, as amended (together with any statement) under Article 19 pages NONE, filed with the demand
		pages NONE, filed with the letter of
		the drawings:
		pages NONE, as originally filed pages NONE, filed with the demand
		pages NONE , filed with the letter of
	\triangle	the sequence listing part of the description:
		pages 1-9, as originally filed pages NONE, filed with the demand
		pages NONE , filed with the letter of
2.	With	regard to the language, all the elements marked above were available or furnished to this Authority in the uage in which the international application was filed, unless otherwise indicated under this item.
		e elements were available or furnished to this Authority in the following language which is:
		the language of a translation furnished for the purposes of international search (under Rule23.1(b)).
		the language of publication of the international application (under Rule 48.3(b)).
		the language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3).
3.		regard to any nucleotide and/or amino acid sequence disclosed in the international application, the written ion was drawn on the basis of the sequence listing:
	\boxtimes	contained in the international application in printed form.
	$\overline{\boxtimes}$	filed together with the international application in computer readable form.
		furnished subsequently to this Authority in written form.
		furnished subsequently to this Authority in computer readable form.
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.
		The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.
4.		The amendments have resulted in the cancellation of:
	٠	the description, pages NONE
		the claims, Nos. NONE
		the drawings, sheets/fig NONE
5.		This opinion has been drawn as if (some of) the amendments had not been made, since they have been considered to go
ر ا	U	beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).
		c <mark>ement sheets which have been furnished to the re</mark> ceiving Office in response to an invitation under Article 14 are referred to in i <mark>ion as "originally filed."</mark>
	_	

International application No. PCT/US99/29593

WRITTEN OPINION

V. Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step r industrial applicability; citations and explanati ns supporting such statement					
1. STATEMENT					
Novelty (N)	Claims Claims	1-41 NONE	YES NO		
Inventive Step (IS)		12, 14-20, 24-41 1-11, 13, and 21-23	YES NO		
Industrial Applicability (IA)			YES NO		
Industrial Applicability (IA) Claims 1-41 YES					

WRITTEN OPINION

International application No.

PCT/US99/29593

VIII. Certain bservations on the internati nal application

The following observations on the clarity of the claims, description, and drawings or on the questions whether the claims are fully supported by the description, are made:

The description is objected to under PCT Rule 66.2(a)(v) as lacking clarity under PCT Article 5 because it fails to adequately enable practice of the claimed invention. The description fails to adequately describe the pharmaceutical compositions comprising antisense compounds targeting nucleic acid encoding an anti-apoptotic bcl-2-related protein, and the methods of using said compositions. In view of the lack of adequate guidance and instruction regarding the use of the claimed compositions, and the practice of the claimed methods, the lack of representative working examples demonstrating the therapeutic efficacy of the claimed compositions, and the unpredictability regarding the behavior of antisense oligonucleotides in vivo, one of skill in the art would not be able to practice the present invention without undue experimentation.

Claims 15-20 and 24-33 are objected to as lacking clarity under PCT Rule 66.2(a)(v) because practice of the claimed invention is not adequately described in writing, as required under PCT Rule 5.1(a)(iii), for the reasons set forth in the immediately preceding paragraph.

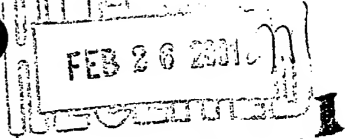
Form PCT/IPEA/408 (Box VIII) (July 1998)



WRITTEN OPINION

International application No. PCT/US99/29593

Suppleme (To be use	Supplemental Box (To be used when the space in any of the preceding boxes is not sufficient)					
The time 1	TIME LIMIT: The time limit set for response to a Written Opinion may not be extended. 37 CFR 1.484(d). Any response received after the expiration of the time limit set in the Written Opinion will not be considered in preparing the International Preliminary Examination					
					•	
			•			
		:	-			
	,					
					·	
			·			



From the

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To: JANE MASSEY LICATA LAW OFFICES OF JANE MASSEY LICATA 66 E. MAIN STREET MARLTON, NJ 08053

Docket System __ Status Report __ Docket Book NP= 7-7-01

PCT

NOTIFICATION OF TRANSMITTAL OF INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

(PCT Rule 71.1)

Date of Mailing (day/month/year)

FEB 2001

Applicant's or agent's file reference

International application No.

ISPH-0432

International filing date (day/month/year)

Priority date (day/month/year)

IMPORTANT NOTIFICATION

PCT/US99/29593

14 December 1999 (14.12.1999)

07 January 1999 (07.01.1999)

Applicant

ISIS PHARMACEUTICALS, INC.

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

REMINDER

The applicant must, enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices)(Article 39(1))(see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/US

Commissioner of Patents and Trademarks

Box PCT

Washington, D.C. 20231

Facsimile No. (703)305-3230

Authorized office

Telephone No.

Janet L Epps

Form PCT/IPEA/416 (July 1992)

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference ISPH-0432	FOR FURTHER ACTION		on of Transmittal of International tamination Report (Form PCT/IPEA/416)		
International application No.	International filing date (day/mo	nth/year)	Priority date (day/month/year)		
PCT/US99/29593	14 December 1999 (14.12.1999)		07 January 1999 (07.01.1999)		
International Patent Classification (IPC)	or national classification and IPC				
IPC(7): C07H 21/04, 21/02; C12Q 1/68;	A61K 48/00 and US Cl.: 536/23	.1, 24.3, 24.5,; 4	35/6, 91.1, 375; 514/44		
Applicant					
ISIS PHARMACEUTICALS, INC.					
Examining Authority and i	ary examination report has been is transmitted to the applicant a	ccording to Art	icle 36.		
2. This REPORT consists of	a total of sheets, including	this cover sheet	t.		
which have been ame	nded and are the basis for this	report and/or sh	escription, claims and/or drawings neets containing rectifications made istrative Instructions under the PCT).		
These annexes consist of a	total of D sheets.				
3. This report contains indica	tions relating to the following	tems:			
I Basis of the repo	ort				
II Priority					
III Non-establishme	ent of report with regard to nov	elty, inventive	step and industrial applicability		
IV Lack of unity of		• •			
	ent under Article 35(2) with re	gard to novelty	. inventive step or industrial		
	ations and explanations suppor				
VI Certain documen	nts cited				
VII Certain defects i	n the international application				
VIII 🔀 Certain observat	ions on the international applic	ation			
Date of submission of the demand	Date	of completion of	of this report		
31 JULY 2000 (31.07.2000)	01 Fe	bruary 2001 (01.0	02.2001)		
Name and mailing address of the IPEA/U		rized officer	sur Bridger		
Commissioner of Patents and Trademark Box PCT Weshington, D.C. 20231		L Epps	upe Bridger		
Washington, D.C. 20231 Facsimile No. (703)305-3230	Telep	hone No. 903-30	08-0196 <i>U</i>		

Form PCT/IPEA/409 (cover sheet)(July 1998)

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

PCT/US99/29593

I.	Basi	s f the report
1.	With	regard to the elements of the international application:*
	\boxtimes	the international application as originally filed.
	\boxtimes	the description:
		pages 1-70 as originally filed
		pages NONE, filed with the demand
		pages NONE, filed with the letter of
	\bowtie	the claims:
		pages 71-75, as originally filed
		pages NONE, as amended (together with any statement) under Article 19
		pages NONE, filed with the demand
		pages NONE, filed with the letter of
		the drawings:
		pages NONE, as originally filed
	-	pages NONE, filed with the demand
		pages NONE, filed with the letter of
	\boxtimes	the sequence listing part of the description:
		pages 1-9, as originally filed
		pages NONE , filed with the demand
		pages NONE , filed with the letter of
2.		regard to the language, all the elements marked above were available or furnished to this Authority in the
	_	uage in which the international application was filed, unless otherwise indicated under this item. e elements were available or furnished to this Authority in the following language which is:
		the language of a translation furnished for the purposes of international search (under Rule23.1(b)).
	\sqcap	the language of publication of the international application (under Rule 48.3(b)).
	H	
	Ш	the language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3).
3.		n regard to any nucleotide and/or amino acid sequence disclosed in the international application, the national preliminary examination was carried out on the basis of the sequence listing:
	\boxtimes	contained in the international application in printed form.
	\boxtimes	filed together with the international application in computer readable form.
		furnished subsequently to this Authority in written form.
		furnished subsequently to this Authority in computer readable form.
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.
		The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.
4.		The amendments have resulted in the cancellation of:
		the description, pages NONE
		the claims, Nos. NONE
	_	the drawings, sheets/fig NONE
5.		This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**
		cement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in
	-	rt as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17). Eplacement sheet containing such amendments must be referred to under item 1 and annexed to this report.
		\cdot

International application No.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

PCT/US99/29593

V. Reasoned statement under Articl 35(2) with regard to novelty, inventive step r industrial applicability; citations and explanations supporting such statement					
1. STATEMENT	-				
Novelty (N)	Claims Claims	1-41 NONE	YES NO		
Inventive Step (IS)		12, 14-20, 24-41 1-11, 13, and 21-23	YES NO		
Industrial Applicability (IA)	Claims		YES		
	Claims	NONE	NO		
myeloid progenitor cells (page 4893). Neither reference above, specifically teach the human A1. Uhlmann teach the design of antisense nucleic a molecule to its target mRNA and increase the uptake of the specifically teach the design of antisense nucleic and the specifically teach the specifical teach teach the specifical teach teach teach the specifical teach teach teach the specif	et al. ells by treation of the sign of the antisense of the expression al., and the time of the expression al., and the time of the time	ating the cells with antisense oligonucleotides which hy 1-67). Green et al. designed antisense oligonucleotide of thibition of mcl-1 leading to an induction of apoptosis antisense oligonucleotides of 8 to 30 nucleotides target to 30 nucleotides in order to facilitate binding of the arse molecule into a cell. Oligonucleotides to target anti-apoptotic cells taught by sion of mcl-1 in TF-1 myeloid precursor cells and result the teaching of Uhlmann which disclose the efficacy of molecule to inhibits its function in a cell. It would have filling of the instant application to design antisense A1 expression in order to regulate apoptosis in a cell. 3(2)-(4), because the prior art does not teach or fairly shuman A1 or human mcl-1 disclosed by Applicants or the action of the instant application to design antisense attent having a disease associated with the expression of the instant applicants or the instant application to design antisense attent having a disease associated with the expression of the instant application to design antisense attent having a disease associated with the expression of the instant application to design antisense attent having a disease associated with the expression of the instant application to design antisense attent having a disease associated with the expression of the instant application to design antisense at the instant application to design at the instant application to design at the instant application to a cell at the instant a	bridizes to a of 18 in TF-1 ing mcl-1 or natisense Green et lt in the antisense we been suggest the the methods of human A1		

International application No.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

PCT/US99/29593

VIII. Certain bservations on the internati nal application

The foll wing observations on the clarity of the claims, description, and drawings or on the questions whether the claims are fully supported by the description, are made:

The description is objected to under PCT Rule 66.2(a)(v) as lacking clarity under PCT Article 5 because it fails to adequately enable practice of the claimed invention. The description fails to adequately describe the pharmaceutical compositions comprising antisense compounds targeting nucleic acid encoding an anti-apoptotic bcl-2-related protein, and the methods of using said compositions. In view of the lack of adequate guidance and instruction regarding the use of the claimed compositions, and the practice of the claimed methods, the lack of representative working examples demonstrating the therapeutic efficacy of the claimed compositions, and the unpredictability regarding the behavior of antisense oligonucleotides in vivo, one of skill in the art would not be able to practice the present invention without undue experimentation.

Claims 15-20 and 24-33 are objected to as lacking clarity under PCT Rule 66.2(a)(v) because practice of the claimed invention is not adequately described in writing, as required under PCT Rule 5.1(a)(iii), for the reasons set forth in the immediately preceding paragraph.

Form PCT/IPEA/409 (Box VIII) (July 1998)